RIGHT OF WAY TO GANTT SEWER, POLICE AND FIRE DISTRICT

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State of South Carolina, County of Greenville.		nty Block Book Dict , Sheet	esignation as o	•
 KNOW ALL MEN BY THE administrator C.T.A 	A. of the M. W. Fo	re Estate		
and	Caroline Fore Erwi	in		, grantor(s),
in consideration of \$\frac{150}{\text{organized}} and existing pur uan ceipt of which is hereby acknown and over my (our) tract(s) of lar office of the R.M.C. of said State	it to the laws of the Stowledged, do hereby gr and situate in the above	ant and convey unto State and County an	, hereinafter called the said grantee a id deed to which is	the Grantee, re- right of way in
Deed Book	at Page .	and Bo	okat Pa	ge
and encroaching on my (our) lar my (our) said land 20 feet on each side of the center line as in the office of Gantt Sewer, at Page	each side of the cente same has been marked	r line during the time dout on the ground,	of construction and and being shown or	12 1—2 feet on a print on file
The Grantor(s) herein by th	ese presents warrants t	hat there are no liens	, mortgages, or othe	r encumbrances
to a clear title to these lands, e	xcept as follows:			
	·			•
which is recorded in the office	of the R.M.C. of the a	bove said State and (County in Mortgage	Book
at Page and	l that he (she) is legall	y qualified and entit	led to grant a right	of way with re-
spect to the lands described he The expression or designa	rein.			·
gagee, if any there be.	tion Granior wherev	er osea netein snati	be understood to in	ciode the Mori-
2. The right of way is to right and privilege of entering limits of same, pipe lines, manh pose of conveying sanitary sew substitutions, replacements and sirable; the right at all times to in the opinion of the grantee, exproper operation or maintenant ferred to above for the purpose to exercise any of the rights he thereafter at any time and from sewer pipe line nor so close the 3. It is Agreed: That the 3. It is Agreed: That the 3 of the grantee, interfere or conmentioned, and that no use sha injure, endanger or render ince 4. It is further Agreed: It said sewer pipe line, no claim any damage that might occur to tenance, or negligences of oper or mishap that might occur the 5. All other or special to	the aforesaid strip of leoles, and any other adjugge and industrial wat additions of or to the ocut away and keep of industrial way and industrial way and industrial way and in time to time exercise of industrial way and in the other any sewer pipes way and in the use of soll be made of the said coessible the sewer piphoto in the event a build for damages shall be more such structure, building attom or maintenance, are in or thereto.	and, and to construct uncts deemed by the stes, and to make s same from time to t ear of said pipe lines or their ap to and egress from s ats herein granted; probe construed as a wany or all of same. No load thereon, opps, maintain fences where the tops of the said strip of land by strip of land by the strip of land that we line or their appurling or other structuring or other structuring or contents there of said pipe lines or the said strip of land that we line or their appurling or other structuring or other structuring or contents there of said pipe lines or the strip of said pipe lines or the said pipe lines or the strip of s	t, maintain and aper grantee to be necess uch relocations, cha ime as said grantee is any and all vegete supertenances, or inter aid strip of land acre ovided that the failure aiver or abandonm to building shall be ended and use this strip of a pipes are less that the granter shall no the grantee for the build, in the opinion tenances. The should be erected this heirs or assigns their appurtenances,	erate within the cary for the purnges, renewals, may deem detion that might, refere with their coss the land rece of the grantee ent of the right rected over said land, provided: n eighteen (18) t, in the opinion purposes herein of the grantee, d contiguous to the grantee, on account of ration or main-
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6. The payment and priv damages of whatever nature for 7. The grantor(s) have g sell and release unto the grant the grantor(s) further do hereby fend all and singular said premi whomsoever lowfully claiming	or said right of way, ranted, bargained, sole tee(s), their successors of y bind their heirs, successors to the grantee, the g	d and released and band assigns forever essors, executors and grantee's successors	by these presents do the property describ administrators to w	grant, bargain, sed herein and varrant and de-
IN WITNESS WHEREOF, the	(\ \ \	Grantor(s) herein and	of the Martgages, if	any, has here-
	y of	19	1)	
Signed, sealed and delivered in	the presence of:	· ///	1 10	1
Dreida J. K	indall	- individual	ly and as admin	istrator (Seal)
St thigge	<u>/</u>			(Seal)
As to the Granto	r(s)	Caron	ine Fore In	The (Seal)

As to the Mortgagee